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12 and STEVEN STERBACK

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22 DC-3 ENTERTAINMENT, LLLP; JON PHELPS; and ESTHER PHELPS

23 UNITED STATES DISTRICT COURT
24
25 NORTHERN DISTRICT OF CALIFORNIA
26
27 SAN FRANCISCO DIVISION

28 DEBORAH WOODS, a California Resident;
STEVEN STERBACK, a California Resident,

Plaintiffs,

v.

DC-3 ENTERTAINMENT, LLLP, a Florida
Limited Liability Limited Partnership; JON
PHELPS, a Washington Resident; ESTHER
PHELPS, a Washington Resident,

Defendants.

No. C05-02287 MJJ


STIPULATION EXTENDING TIME IN
WHICH TO RESPOND TO COMPLAINT

Granted

STIPULATION EXTENDING TIME
IN WHICH TO RESPOND TO COMPLAINT
(C05-02287MJJ) - 1
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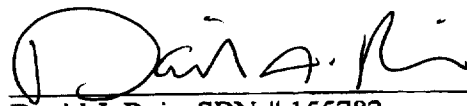
1 IT IS HEREBY stipulated by the parties, through their undersigned counsel, that
2 Defendants DC-3 Entertainment, LLLP, Jonathan Phelps and Esther Phelps shall answer or
3 otherwise respond to Plaintiffs Deborah Woods's and Steven Sterback's Complaint on or before
4 August 26, 2005.

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6 Dated: August 22, 2005.

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8 Stanley H. Stone, SBN # 37037
9 STONE & STONE

10 Attorney for Plaintiffs
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12

13 Dated August 22, 2005.

14 
15 David J. Reis, SBN # 155782
16 HOWARD RICE NEMEROVSKI CANADY
17 FALK & RABKIN

18 Attorney for Defendants
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23 8/25/2005



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28 STIPULATION EXTENDING TIME
IN WHICH TO RESPOND TO COMPLAINT
(C05-02287MJJ) - 2
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